PROPERTY TAX APPEAL BOARD'S DECISION

APPELLANT: Alex Filimon
DOCKET NO.: 04-26747.001-C-1
PARCEL NO.: 13-01-114-038

The parties of record before the Property Tax Appeal Board (hereinafter PTAB) are Alex Filimon, the appellant, by attorney Scott Shudnow with the law firm of Shudnow & Shudnow in Chicago and the Cook County Board of Review.

The subject property consists of an 11,749 square foot parcel of land improved with a 50-year old, three-story, masonry constructed, commercial and apartment building. The improvement contains 22 units and 22,092 square feet of gross building area with 17,514 square feet of rentable area. The appellant, via counsel, argued that the market value of the subject property is not accurately reflected in the property's assessed valuation as the basis of this appeal.

In support of the market value argument, the appellant submitted an appraisal of the subject property with an effective date of January 1, 2004. The appraiser used the three traditional approaches to value to arrive at market value of \$635,000. The appraiser determined that the highest and best use to be its current use.

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Based on the facts and exhibits presented, the Property Tax Appeal Board hereby finds $\underline{a\ reduction}$ in the assessment of the property as established by the \underline{Cook} County Board of Review is warranted. The correct assessed valuation of the property is:

LAND: \$ 25,067 IMPR.: \$140,033 TOTAL: \$165,100

Subject only to the State multiplier as applicable.

PTAB/0668JBV

In the cost approach to value, the appraiser reviewed the sales of five comparables to determine a value for the land of \$27.50 per square foot or \$325,000, rounded. Using the Marshall Valuation Cost Service Manual, the appraiser estimated a replacement cost new for the improvement of \$1,340,000. The appraiser estimated indirect costs at 3% and entrepreneurial incentive at 10% for a final replacement cost of \$1,516,932. The appraiser then determined depreciation from all causes at 80.2% for a value of \$299,712 for the improvement. The depreciated value of the site improvements of \$10,300 and value of the land was than added in for a final value under the cost approach of \$635,000, rounded.

In the income approach, the appraiser reviewed a survey from The Apartment People and the rent of three comparable properties and established a range of \$500.00 to \$1,700.00 per unit. After adjustments and the inclusion of income from laundry, the appraiser determined a potential gross income for the subject of \$199,920. The appraiser than applied a 15% vacancy & collection factor for an effective gross income (EGI) from all sources of \$170,130. Expenses were then estimated at \$78,053 for a net operating income of \$92,077. Using the band of investments, market analysis and published sources, the appraiser applied a loaded capitalization rate of 14.5% for a total value based on the income approach of \$635,000, rounded.

Under the sales comparison approach to value, the appraiser examined four suggested comparables located in the subject's market. The comparables consist of three-story, masonry apartment buildings with 21 to 40 units. The comparables range in age from 54 to 93 years and in size from 20,853 to 33,800 square feet of building area. The properties sold from February 2001 to May 2002 for prices ranging from \$315,000 to \$1,250,000 or from \$15.11 to \$54.20 per square foot of building area. The appraiser made several adjustments to the comparables. Based on this, the appraiser determined the subject property's value using the sales comparison approach to be \$640,000 rounded.

In reconciling the approaches to value, the appraiser gave substantial emphasis on the income approach; minimal consideration was given to the sales comparison approach and the least weight on the cost approach for a final value for the subject as of January 1, 2004 of \$635,000.

The appellant submitted rebuttal evidence arguing that the board of review's evidence is not sufficient and does not refute the appellant's appraisal. At hearing, the appellant's attorney, Scott Shudnow, argued that the appraisal was the best evidence of the subject's market value and that the board of review's

comparables were flawed. Mr. Shudnow argued that there was no appraisal submitted by the board of review and that the sales comparables submitted were not adjusted for differences between them and the subject property. Mr. Shudnow then argued the flaws of each suggested comparable submitted by the board of review.

The board of review submitted "Board of Review-Notes on Appeal" wherein the subject's total assessment was \$175,219. subject's assessment reflects a market value of \$673,919 using the level of assessment of 26% for Class 3 property as contained in the Cook County Real Property Assessment Classification Ordinance. The board also submitted raw sale information for a total of four properties suggested as comparable to the subject. These comparables are all located within the subject's market and are improved with three-story, masonry, apartment buildings. These buildings range in age from 66 to 83 years. The number of units and square footage of the properties was not provided. The comparables sold from March 2004 to November 2004 for prices ranging from \$1,200,000 to \$1,750,000. As a result of analysis, the board requested confirmation of the subject's assessment. At hearing, the board of review's representative rested on the evidence submitted.

After considering the evidence and reviewing the testimony, the Property Tax Appeal Board finds that it has jurisdiction over the parties and the subject matter of this appeal.

When overvaluation is claimed the appellant has the burden of proving the value of the property by a preponderance of the National City Bank of Michigan/Illinois v. Illinois evidence. Property Tax Appeal Board, 331Ill.App.3d 1038 (3rd Dist. 2002); Winnebago County Board of Review v. Property Tax Appeal Board, 313 Ill.App.3d 179 (2nd Dist. 2000). Proof of market value may consist of an appraisal, a recent arm's length sale of the subject property, recent sales of comparable properties, recent construction costs of the subject property. Ill.Admin.Code 1910.65(c). Having considered the presented, the PTAB concludes that the evidence indicates a reduction is warranted.

In determining the fair market value of the subject property, the PTAB finds the best evidence to be the appellant's appraisal. The appellant's appraiser utilized the three traditional approaches to value in determining the subject's market value. The PTAB finds this appraisal to be persuasive for the appraiser: has experience in appraising; personally inspected the subject property and reviewed the property's history; estimated a highest and best use for the subject property; utilized appropriate market data in undertaking the approaches to value; and lastly, used similar properties in the sales comparison approach while

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providing sufficient detail regarding each sale as well as adjustments that were necessary. The PTAB gives little weight to the board of review's comparables as the information provided was raw sales data with no adjustments made and failed to include necessary information.

Therefore, the PTAB finds that the subject property contained a market value of \$635,000 for the 2004 assessment year. Since the market value of the subject has been established, the Cook County Real Property Classification Ordinance level of assessment of 26% will apply. In applying this level of assessment to the subject, the total assessed value is \$165,100 while the subject's total assessed value of \$175,219 is above this amount. Therefore, the PTAB finds that a reduction is warranted.

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This is a final administrative decision of the Property Tax Appeal Board which is subject to review in the Circuit Court or Appellate Court under the provisions of the Administrative Review Law $(735 \, \text{ILCS} \, 5/3-101 \, \text{et seq.})$ and section 16-195 of the Property Tax Code.

Chairman

Chairman

Chairman

Member

Member

Member

Member

Member

DISSENTING:

<u>C E R T I F I C A T I O N</u>

As Clerk of the Illinois Property Tax Appeal Board and the keeper of the Records thereof, I do hereby certify that the foregoing is a true, full and complete Final Administrative Decision of the Illinois Property Tax Appeal Board issued this date in the above entitled appeal, now of record in this said office.

Date: April 25, 2008

Clerk of the Property Tax Appeal Board

IMPORTANT NOTICE

Section 16-185 of the Property Tax Code provides in part:

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"If the Property Tax Appeal Board renders a decision lowering the assessment of a particular parcel after the deadline for filing complaints with the Board of Review or after adjournment of the session of the Board of Review at which assessments for the subsequent year are being considered, the taxpayer may, within 30 days after the date of written notice of the Property Tax Appeal Board's decision, appeal the assessment for the subsequent year directly to the Property Tax Appeal Board."

In order to comply with the above provision, YOU MUST FILE A $\underline{\text{PETITION}}$ AND $\underline{\text{EVIDENCE}}$ WITH THE PROPERTY TAX APPEAL BOARD WITHIN 30 DAYS OF THE DATE OF THE ENCLOSED DECISION IN ORDER TO APPEAL THE ASSESSMENT OF THE PROPERTY FOR THE SUBSEQUENT YEAR.

Based upon the issuance of a lowered assessment by the Property Tax Appeal Board, the refund of paid property taxes is the responsibility of your County Treasurer. Please contact that office with any questions you may have regarding the refund of paid property taxes.